BK 95 (Rev. 8/83)

United States Bankruptcy Court

ILA BANKRUPTCY COURT S.C NORTHERN DISTRICT OF IOW,

For the	NORTHERN

District of_____

FEB 27 1990

IN RE:

KENYAN SEVERSON and CONNIE SEVERSON,

Chapter 7 BARBARA A EVERLY, CLERK

Case No. X89-00163S

Debtors.

COMMERCIAL TRUST & SAVINGS BANKPlaintiff

V.

KENYAN SEVERSON and CONNIE SEVERSON,

Desendants

Adversary Proceeding No. X89-0072S

IOWA

JUDGMENT

This proceeding having c	ome on tor trial or heari	ng before the court.	the Honorable	William L.	Edmonds
	•	, United Sta	ites Bankruptcy	Judge, presid	ding, and
the issues having been du	lly tried or heard and a d	lecision having been	rendered,	•	

[OR]

The issues of this proceeding having been duly considered by the Honorable William L. Edmonds
. United States Bankruptcy Judge, and a decision having been reached without trial or hearing, based on the stipulation of the parties,

IT IS ORDERED AND ADJUDGED:

that plaintiff Commercial Trust & Savings Bank shall recover from defendants Kenyan Severson and Connie Severson, jointly and severally, the sum of \$3,000.00. This judgment is non-dischargeable. Terms of repayment of the judgment are the subject of a joint stipulation filed with the court on February 23, 1990.

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copies mailed with order 2/20/90,

BARBARA A.	EVERLY
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Clerk of Bankruptcy Court

[Seal of the U.S. Bankrupicy Court]

La Miller -

UNITED STATES BANKRUPTCY COURT FOR THE NORTHERN DISTRICT OF IOWA WESTERN DIVISION



IN RE:			CHAPTER 7	BARBARA A EVERLY, C
	SEVERSON,	:	BANKRUPTCY NO. X89-001639	3
CONNIE	SEVERSON,	:		
	Debtors.			
COMMERC	CIAL TRUST & SAVINGS	BANK,:	Adversary No. X89-0072S	
	Plaintiff,	:		
vs.		:		
	SEVERSON,	:		
CONNIE	SEVERSON,	÷		
	Defendants.			

ORDER Approving Settlement

The joint Application of the parties to settle this matter comes before the Court, and the Court having reviewed the file finds:

- 1. That it has jurisdiction over the parties and subject matter.
- 2. That the settlement is in the best interest of the parties and the estate and should be approved.
 - 3. That no notice to creditors is required.

THEREFORE IT IS ORDERED that the settlement is approved.

Plaintiff shall have a non-dischargeable judgment against the

Defendants in the sum of \$3,000.00 with no interest to accrue unless

any monthly payment of \$50.00 by the Debtors is more than 30 days late.

The first payment is to be made on or before May 5, 1990.

So ordere throng 27, 1990

cc: Alvin Ford

Les Gurdin

Don Molstad

U. S. Trustee

on 2/21/90,

WILLIAM L. EDMONDS, Judge